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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: BINDER=9

In re Application of:) Conf. No.: 1885
Yehuda BINDER)
Appln. No.: 09/594,765) Art Unit: 2667
Filed: June 16, 2000) Examiner:
For: TELEPHONE COMMUNICATION) Washington, D.C.
SYSTEM OVER A SINGLE)
TELEPHONE LINE) November 16, 2004

INFORMATION DISCLOSURE STATEMENT [IDS]

Honorable Commissioner for Patents
U.S. Patent and Trademark Office
220 20th Street South
Customer Window, Mail Stop Amendment
Crystal Plaza Two, Lobby, Room 1B03
Arlington, VA 22202

Sir:

This Information Disclosure Statement is submitted in accordance with 37 CFR §§1.97, 1.98, and it is requested that the information set forth in this statement and in the listed documents be considered during the pendency of the above-identified application, and any other application relying on the filing date of the above-identified application or cross-referencing it as a related application.

[X] 1. This IDS should be considered, in accordance with 37 CFR §1.97, as it is filed:

(Check one of the boxes A-D)

[] A. within three months of the filing date of the above-identified national application or within three months of the entry into the national stage of the above-identified international application.

[] B. before the mailing date of a first office action on the merits or before the mailing of a first Office

action after the filing of a Request for Continued Examination under 37 CFR §1.114.

[X] C. after (A) and (B) above, but before final rejection or allowance, and Applicants have made the necessary certification (box "i" below) or paid the necessary fee (box "ii" below).

(Check one of the boxes "i" and "ii" below:)

[X] i. Counsel certifies that, upon information and belief, each item of information listed herein was either

[X] (a) first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS; or

[] (b) not cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of undersigned after making reasonable inquiry, was not known to any individual designated in 37 CFR §1.56(c) more than three months prior to the filing of this IDS.

[X] 2. In accordance with 37 CFR §1.98, this IDS includes a list (e.g., form PTO-1449) of all patents, publications, or other information submitted for consideration by the office, either incorporated into this IDS or as an attachment hereto. A copy of each document listed is attached, except as explained below.

[X] A. Documents AM - AP are U.S. patents and/or published applications. 37 CFR §1.98(a)(2)(ii) does not require the filing of legible copies of U.S. patents or U.S. patent application publications unless required by the Office.

[X] 3. No explanation of relevance is necessary for documents in the English language (see reply to Comments 67 and 68 in the preamble to the final rules; 1135 OG 13 at 20).

[X] 4. Other information being provided for the examiner's consideration follows:

Israeli Office Action

5. In accordance with 37 CFR §§1.97(g) and (h), the filing of this IDS should not be construed as a representation that a search has been made or that information cited is, or is considered to be, material to patentability as defined in 37 CFR §1.56 (b), or that any cited document listed or attached is (or constitutes) prior art. Unless otherwise indicated, the date of publication indicated for an item is taken from the face of the item and Applicant(s) reserves the right to prove that the date of publication is in fact different.

Respectfully submitted,

BROWDY AND NEIMARK
Attorneys for Applicant(s)

By:


Jay M. Finkelstein

Registration No. 21,082

JMF:dtb

624 Ninth Street, N.W., Suite 300
Washington, D.C. 20001-5303
Telephone: (202) 628-5197
Facsimile: (202) 737-3528
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הזכיר ישראלא

חוק הפטנטים, תשכ"ז - 1967

פ.ק. 25

משרד המשפטים
רשות הפטנטים
לשכת הפטנטים

NOV 16 2004

תאריך: 23.09.2004.
מספרם: 124649-5

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28-09-2004

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לכבוד

ריינהולד כהן ושות'

א.ג.ג.,

הנדון: הודעה על ליקויים בבקשת פטנט מס' 135744

מכtabץ מיום: 08.09.04

בהתאם להוראות תקנה 41 לתקנות הפטנטים (נוהלי הלשכה סדרי דין, מסמכים ואגרות), התשכ"ח - 1968, הנוי להודיעכם כי נמצאו בבקשת הликויים המפורטים להלן. עליכם להסביר על הודעה זו תוך ארבעה חודשים מעתה, אך הנכם רשאים לבקש את הארכת התקופה. עם בקשה כאמור, שתוגש לפני תום התקופה, יש שלם אגרה בסך 55 ש"ח بعد כל חדש או חלק ממנו.

ואלה הликויים:

1. תביעה 1 אינה עונה על דרישת סעיפים 12 ו-13(א) לחוק. אין סימוכין בדו"ח הבדיקה הפרלימינרית לקיום דרישות סעיפים אלה. ראו נא דף מצורף.
2. אין התקדמות המצאתית לפחות בתביעות 22, 13 כנדרש בסעיף 5 לחוק. ראו למשל

הפטנטים הבאים:

US5682386

WO9912330

WO9529576

US6046995

US5610922

WO9719533

US5473613

3. אין העורות נוספות בשלב זה.

בכבוד רב,
מ. ש. אונוב
רשות הפטנטים ראש

רצוי:
תקצירי הפטנטים
צלום מתוך הבדיקה הפרלימינרית

רחוב הסדנא 4, תלפיות ירושלים 93420, טל: 5651660 - 02 פקס: 5651764 - 02